

TONOPAH DAILY BONANZA

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W. W. BOOTH, EDITOR AND PROPRIETOR.

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AN EMPLOYER'S THREAT.

One of the basic principles of our government is that to all shall be granted a fair and impartial trial by a jury of their peers. In the selection of a jury the greatest precaution is exercised; it is aimed to procure men of brains and common sense. Usually, though not always the case, a jury is composed of men of common sense.

There are many, however, who do not serve upon juries who not only lack common sense, but who are entirely devoid of common decency. It has come to the attention of this paper that there are certain employers in this city who have made it known that men in their employ who are serving on the present jury in the Ford trial will not be allowed to return to work when their labors shall have been completed.

Of what material are such men made up? Would they have in their employ a man who would deliberately perjure himself by saying he had a fixed and immovable opinion in a matter of which he knew nothing? Would they harbor a man who would deliberately disregard his duty as a citizen? Would they trust a man who would intentionally lie before a court?

On the other hand, can such an employe hope to retain the confidence of the public. If, indeed, the fact of serving upon a jury is fit ground for dismissal from service, then the laws of the land are founded upon the merest pretense of justice.

This paper feels that it will go hard with him who dismisses from his employ an attache who performed his duty as an American citizen. It must be admitted that there are those whose glibness and greed for gold is so far above their every other thought that they do not have the time to judge between right and wrong. Such ones would not serve upon juries. They would travel to any end to avoid that duty.

But the great American people as a whole are capable of judging. The majority—the vast majority—are endowed with the reason to judge between what is right and what is wrong. Surely, they will not have to hesitate in drawing their conclusions about a man or men who would be so niggardly, so unscrupulous, so cowardly as to discharge a man simply because he had served upon a jury which called him from his work.

The citizens of Tonopah will watch the actions of employers who figure that it is better for a man to falsify so as to avoid jury duty than to absent himself out of necessity from their places of business.

Surely, there must be a law to punish such persons, who are not one whit removed from the criminal. If not, then there should be one. Hell is full of better men than they who would use such a pitiable excuse to deprive men of their bread and butter.

TYPOS NOW IN CONVENTION AT ST JOSEPH MO.

ST. JOSEPHS (Mo.), Aug. 10.—The fifty-fifth convention of the International Typographical union convened today in the Coliseum, St. Joseph's big convention hall. Addresses of welcome were made by Mayor Clayton, President Burnham, of the local typographical union, and others, and a response by President Lynch, of the International Typographical union, after which the convention began consideration of a large volume of business, ultimately adjourning until Tuesday morning to hear the report of the credentials committee on contested seats.

The reports of President Lynch and Secretary-Treasurer Hays show great progress made by the union during the last year.

The International Typographical union is fifty-seven years old, and

with the present gathering has held fifty-five conventions during its lifetime. In 1896 and 1898 biennial conventions were held. The International Typographical union claims to be the oldest national or international organization of skilled labor in the world. Its sessions here this week are attended by 300 delegates and 800 visitors.

The International Typographical union has many features that are unique with labor organizations, and which stamp this union as one of the most progressive in the labor field. The pension policy, for instance, is distinctive with the International Typographical union. Under the pension law, members who have reached the age of 60 years and are unable to secure sustaining employment at the trade are paid \$4 per week. The payment of pensions has heretofore been considered the function of the government, but in this instance the union evidently believes that its veterans should be taken care of independent of state or nation. The payment of pensions began with the first of last August, and up to May 31, when the union's fiscal year closed, \$67,580 had been paid to pensioners, while

the administration of the fund had cost only \$2000.

The union also conducts a home at Colorado Springs, and contributed during its fiscal year to this institution \$86,518.31. The actual expense of conducting the Union Printers home was \$72,598.94, and there was a balance in the home fund of \$32,337.63. The receipts and expenditures of the home from its inception to May 31, 1909, were \$867,801.29 and \$835,463.66. The home property at Colorado Springs is valued at \$1,000,000.

BASE BALL NEWS

(By Associated Press.)

PHILADELPHIA, Aug. 10.—By defeating Detroit in the game this afternoon, the Philadelphia Americans are now tied with Detroit for first place in the pennant race with a percentage of .608. Boston is 27 points behind the leaders.

NATIONAL LEAGUE.

At Pittsburgh—			
Pittsburgh	2		
Boston	1		
At Chicago—			
Chicago	8		
Brooklyn	1		
At Cincinnati—			
Philadelphia	2		
Cincinnati	0		
At St. Louis—			
New York	6		
St. Louis	5		
	W.	L.	Pct.
Pittsburgh	70	27	.722
Chicago	67	31	.684
New York	55	37	.598
Cincinnati	48	50	.490
Philadelphia	45	53	.459
St. Louis	40	54	.426
Brooklyn	36	61	.371
Boston	26	54	.325

AMERICAN LEAGUE.

At Boston—			
Boston	3		
Chicago	2		
At Philadelphia—			
Philadelphia	3		
Detroit	1		
At New York—			
Cleveland	4		
New York	1		
At Washington—			
Washington	1		
St. Louis	1		
(Called in the 12th inning.)			
	W.	L.	Pct.
Detroit	62	40	.608
Philadelphia	62	40	.608
Boston	61	44	.581
Cleveland	53	50	.515
Chicago	48	53	.475
New York	48	53	.475
St. Louis	44	55	.444
Washington	30	73	.291

PACIFIC COAST LEAGUE.

At Oakland—			
Oakland	6		
Sacramento	4		
At Portland—			
Portland	3		
Vernon	2		
	W.	L.	Pct.
San Francisco	87	45	.659
Los Angeles	74	55	.574
Portland	67	54	.554
Sacramento	58	68	.460
Oakland	53	80	.399
Vernon	46	84	.354

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NOTICE OF DISSOLUTION OF CO-PARTNERSHIP.

Notice is hereby given, that the co-partnership heretofore existing between Eliza Kind, and H. C. Schmidt, under the firm name and style of E. Marks and Co.; is dissolved by mutual consent. The Sullivan Co., Inc., a corporation having taken over all the goods belonging to said co-partnership, and having assumed all the liabilities thereof.

All persons indebted to the late firm of E. Marks and Co., are respectfully requested to come forward and make payment thereof, to S. R. Moore and Co., who is duly authorized to receipt for the same. Dated this 9th day of July, 1909.

ELIZA KIND,
H. C. SCHMIDT.
8-5-31t

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NOTICE OF SPECIAL SCHOOL TAX.

Whereas, In the judgment of the Board of School Trustees of Tonopah School District No. 20, the school moneys to which said district shall be entitled for the coming school year will not be sufficient to maintain the school properly, and for a sufficient number of months. Now, therefore

The Board of School Trustees of Tonopah School District No. 20, in accordance with the power in it vested, in and by virtue of Section 73, of Chapter CLXXXII, of the Statutes of 1907, hereby gives notice that it will on September 4, 1909, direct that a tax of twenty-five cents on the hundred dollars of assessed valuation of the taxable property of said Tonopah School District No. 20, shall be levied and collected pursuant to an Act of the Legislature of the State of Nevada entitled, "An Act to provide for a reorganization of the system of school supervision and maintenance, to repeal all Acts and part of Acts in conflict therewith, and matters properly connected therewith. (Approved March 29, 1907.)"

Attest: W. W. BOOTH,
Clerk of the Board of School Trustees.

United States Land Office,
Carson City, Nevada.

July 12, 1909.

Notice is hereby given that the Aztec Land and Cattle Company, Limited, a corporation, by and through C. E. Glover, as its attorney in fact, has filed in this office its application to select under the provisions of the Act of Congress, approved June 4th, 1897, the N. 1/4 of the S. W. 1/4, and the S. 1/2 of the N. W. 1/4, both in Section 13, Township 3 N., Range 42 E., M. D. B. & M., an aggregate 160 acres, in Nye County, State of Nevada.

Any and all persons claiming adversely the lands described, or desiring to object because of the mineral character of the land, or for any other reason, to the disposal to the applicant, should file their affidavits of protest in this office on or before the 21st day of August, 1909.

LOUIS J. COHN,
Register.

Date of first publication, July 15, 1909.
Endorsed:
In the matter of the application of Aztec Land and Cattle Company, Limited, to select the N. 1/4 of the S. W. 1/4 and the S. 1/2 of the N. W. 1/4, both in Section 13, Township 3 N., Range 42 E., M. D. B. & M., in Nye County, Nevada.
Campbell, Metson and Brown,
Law Attorneys for Applicant, Tonopah, Nevada.

7-15 to 8-18.

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